



opinion suspending Mr. Moncier from practice, Chief Judge Collier cited Judge Greer's factual findings in the contempt case. But any error with respect to those citations was harmless. Mr. Moncier admitted to the conduct that was the basis of his suspension. He admitted, for example, that he interrupted Judge Greer, that he threatened to abandon his client—a criminal defendant—and that he disobeyed a direct order of the court. *See April 29, 2008 Memorandum & Order* at 58, 59-60, 63. Chief Judge Collier also noted that his findings were based on his own review of the transcript of the hearing in which the misconduct occurred. *See id.* at 55, 58, 59-60, 63. Moreover, Chief Judge Collier specifically did *not* rely on Judge's Greer's legal finding of contempt. *See id.* at 24. Hence this argument, like Mr. Moncier's other ones, does not entitle him to relief.

The District Court's April 29, 2008 Memorandum and Order is affirmed.